

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

VIVIENNE A. BRUNSON-BEDI

Plaintiff,

-against-

DOC #:
DATE FILED: 5/2/2018

15 CIVIL 9790 (NSR)

THE STATE OF NEW YORK (HUDSON
VALLEY DDSO), LOCAL 412 OF THE
CSEA, INC., LOCAL 1000, AFSCME, AFL-
CIO, and BASIL TOWNSEND, individually,
Defendants.

JUDGMENT

X

It is hereby **ORDERED, ADJUDGED AND DECREED:** That for the reasons stated in the Court's Opinion and Order dated May 1, 2018, Plaintiff's motion for leave to amend is denied; Defendants HVDDSO and CSEA's cross-motions to dismiss are granted, and Defendant Townsend's motion to dismiss is granted; Plaintiff has failed to properly and timely serve both HVDDSO and CSEA, warranting dismissal and this Court declines to grant an extension to cure the defective service; as to Defendant Townsend, Plaintiff cannot, as a matter of law, raise a cognizable claim against him under Title VII; this Court otherwise declines to exercise supplemental jurisdiction over the state law claims since it is dismissing the federal claims; accordingly, the action is closed.

Dated: New York, New York
May 2, 2018

RUBY J. KRAJICK
Clerk of Court
BY: _____
Deputy Clerk

THIS DOCUMENT WAS ENTERED
ON THE DOCKET ON 5/2/2018